Darryl L. Jones, Esq. The Law Office of Darryl L. Jones 109 W. 6<sup>th</sup> Avenue, Suite 200 Anchorage, Alaska 99501 Phone: 907-278-1212

Fax: 907-278-1213

Attorney for Plaintiff

# IN THE UNITED STATES DISTRICT COURT DISTRICT OF ALASKA

SALLEY C. PURSER,	)				
Plaintiff,	)				
V.	)				
JOSEF F. BOEHM, ALLEN	)				
K. BOLLING, LESLIE	)				
WILLIAMS AND BAMBI TYREE,	) )				
Defendants.	)				
Detenuants.	<i>)</i> ) (	Case No: A	A05-0085	CV (JK	(S)

## PLAINTIFF'S FINAL WITNESS LIST

COMES NOW, Plaintiff Salley C. Purser, by and through her counsel of record, and herewith submits her Final Witness List as follows:

1. Salley C. Purser c/o Darryl L. Jones, Esq. 109 W. 6<sup>th</sup> Avenue, Suite 200 Anchorage, Alaska 99501 907-278-1212

# **ATTORNEY-CLIENT PRIVILEDGE APPLIES**

Purser v. Boehm, et. al. Plaintiff's Final Witness List Case No: A05-0085 CV (JKS) Page 1 of 6 Ms. Purser is the Plaintiff in this action and has direct and relevant knowledge pertaining to the facts of this case.

 Josef F. Boehm c/o Kenner Law Firm, P.C. David E. Kenner 16000 Ventura Boulevard, PH 1208 Encino, CA 91364

## ATTORNEY-CLIENT PRIVILEDGE APPLIES

Mr. Boehm is a Defendant in this action and is believed to have direct and relevant knowledge pertaining to the facts of this case.

3. Allen K. Bolling Inmate No: 14911-006 USP Terre Haute P.O. Box 12015 Terre Haute, IN 47801 812-244-4400

Mr. Bolling is a Defendant in this action and is believed to have direct and relevant knowledge pertaining to the facts of this case.

4. Leslie J. Williams
Inmate No: 14903-006
FCI Victorville Medium II
Federal Correctional Institution
P.O. Box 5700
Adelanto, CA 92301
760-530-5700

Mr. Williams has been excused as a Defendant in this matter. However, Mr. Williams is believed to have direct and relevant knowledge pertaining to the facts of this case.

5. Bambi Tyree
Inmate No: 13016-006
FCI Dublin
Federal Correctional Institution
5701 8<sup>th</sup> Street – Camp Parks
Dublin, CA 94568

Ms. Tyree is a Defendant in this action and this Court has entered a default judgment in favor of the Plaintiff as Ms. Tyree failed to answer the Plaintiff's

Purser v. Boehm, et. al. Plaintiff's Final Witness List Case No: A05-0085 CV (JKS) Page 2 of 6 Complaint. However; Ms. Tyree is believed to have direct and relevant knowledge pertaining to facts of this case.

6. Victoria M. Nelson, Medical Division Salvation Army Clitheroe Center 1709 S. Bragaw Street, Suite B Anchorage, Alaska 99508 907-276-2898

Some privileges may apply under the confidentiality requirements of 42 CFR Part 2.

Ms. Nelson is believed to have knowledge of the causation of the Plaintiff's substance abuse problem and the treatment thereof.

7. Troya Williamson, BA, CDCII Salvation Army Clitheroe Center 1709 S. Bragaw Street, Suite B Anchorage, Alaska 99508 907-276-2898

Some privileges may apply under the confidentiality requirements of 42 CFR Part 2.

Ms. Williamson is believed to have knowledge of the causation of the Plaintiff's substance abuse problem and the treatment thereof.

8. Keith Glazer, CDCS
Salvation Army Clitheroe Center
1709 S. Bragaw Street, Suite B
Anchorage, Alaska 99508
907-276-2898

Some privileges may apply under the confidentiality requirements of 42 CFR Part 2.

Mr. Glazer is believed to have knowledge of the causation of the Plaintiff's substance abuse problem and the treatment thereof.

9. Peggy Blais, MSW
Salvation Army Clitheroe Center
1709 S. Bragaw Street, Suite B
Anchorage, Alaska 99508
907-276-2898

Purser v. Boehm, et. al. Plaintiff's Final Witness List Case No: A05-0085 CV (JKS) Page 3 of 6 Some privileges may apply under the confidentiality requirements of 42 CFR Part 2.

Ms. Blais is believed to have knowledge of the causation of the Plaintiff's substance abuse problem and the treatment thereof.

Ann Stockman, MSW, Ph.D.
 4050 Lake Otis Parkway
 Anchorage, Alaska
 907-562-9619

Some privileges may apply under the confidentiality requirements of 42 CFR Part 2.

Ms. Stockman is a psychologist who treated the Plaintiff and is believed to have knowledge of the causation of the Plaintiff's substance abuse problem and the treatment thereof.

#### 11. Erin Axt

907-317-1988

No additional information available at this time.

## **ATTORNEY-CLIENT PRIVILEGE MAY APPLY**

Ms. Axt is believed to have direct knowledge of this matter and is believed to possess information relevant to the issues of causation, liability and damages.

#### 12. Paxton Purser

435-764-3310

No additional information available at this time.

Mr. Purser is the Plaintiff's brother and is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

## 13. Kimberly Swentek

No additional information available at this time.

Ms. Swentek is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

#### 14. Gerald Barnes

No additional information available at this time.

Mr. Barnes is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

Purser v. Boehm, et. al. Plaintiff's Final Witness List Case No: A05-0085 CV (JKS)

Page 4 of 6

#### 15. Minor "P.P."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "P.P." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

#### 16. Minor "A.C."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "A.C." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

#### 17. Minor "J.M."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "J.M." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

#### 18. Minor "L.H."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "L.H." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

#### 19. Minor "C.R."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "C.R." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

## 20. Minor "K.W."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Minor "K.W." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

## 21. Minor "L.B."

No further information available at this time.

Minor Initials taken directly from the Federal Criminal Indictment.

Purser v. Boehm, et. al. Plaintiff's Final Witness List Case No: A05-0085 CV (JKS) Page 5 of 6 Minor "L.B." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

## 22. Minor "M.D."

No further information available at this time. Minor Initials taken directly from the Federal Criminal Indictment.

Minor "M.D." is believed to have direct knowledge of this matter and possess information relevant to the issues of causation, liability and damages.

## 23. Dr. Michael Rose P.O. Box 242074 Anchorage, Alaska 99524-2074 907-277-0607

Some privileges may apply under the confidentiality requirements of 42 CFR, Part 2.

Dr. Rose is currently treating the Plaintiff and is believed to have knowledge of the causation of the Plaintiff's past substance abuse problems and the treatment thereof.

24. Francis Gallela 2440 Tagalak Drive Anchorage, Alaska 99504 907-333-6657

Mr. Gallela is an economist and has knowledge of the economic impact of this incident has had and will continue to have on the Plaintiff.

DATED this 2<sup>nd</sup> day of August, 2006 at Anchorage, Alaska.

/s/ Darryl L. Jones, Esq. Darryl L. Jones, Esq. ABA No: 8811188 Attorney for Plaintiff